Page 1 of 2 Pages [X]	Original []	Substitute []	Supplemental	Atty. Docket:		
Combined De	claration for	Patent Appl	ication and Pov	ver of Attorney		
As a below-named inventor, I he	reby declare that:					
My residence, post office address	s and citizenship are	or an original, first	and joint inventor (if p	hat I believe I am the original, firs litral names are listed below) of th		
		VERID STETHOS				
the specification of which (check	058)					
U.S. Apple	the United States unit No. *; e filed in the U.S. united in the U.S. u	of ider 35 U.S.C. \$37	1 on	, as S. national stage of an international compasted on a \$102(e) date		
and was arrended on			(if applical	ole).		
and was amended on	ales of amendments un	der PCT Ari, 19 and	34 (FPCT)			
amendment referred to above; as known by me to be material to pa	d 1 acknowledge the tentability as define	s duty to disclose t d in 37 C.F.R. §1.5	o the Patent and Trade 6.	ng the claims, as amended by an americ Office (PTO) all information of foreign amplication(a) for refer		
inventor's or plant breeder's righ other than the U.S., listed below:	herchy claim foreign priority bonefits under 35 U.S.C. §§ 119 (a)-(c) and 365 (b) of any prior foreign application(c) for pasen when it are plant freeder's rights certificate(s), or under §365(a) of any PCT application which designated at least one count when than the U.S. listed below:					
Applicat	ion No.	Country	Filing Date (MD			
140;	48	ISRAEL	Decumber	7, 2000		
application designating a country date <u>before</u> that of the earliest ap	v other than the Uni	ted States) or for a	m inventor's or plant l claimed (if left blank, t	t (including an interpational (PCT presder's certificate, having a film, then there are none); (MM/DD/YYYY)		
I hereby claim the benefit under	35 U.S.C. §119(s) of Application No.		provisional application			
PCT international application(s) application is not disclosed in a	designating the U.S. uch U.S. or PCT in duty to disclose to lable between the fil	., listed below and, ternational applica the PTO all inform	insofar as the subject tion in the manner pro- nation which is mater or application and the r	on(s) or under \$365(c) of any pric matter of cach of the claims of thi vided by the first paragraph of 3 al to patentability as defined in 3 actional or PCT international fillin tented, pending, abandoned)		
Sphionaur ser	rump.		,			

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 801444

Direct all correspondence to the address associated with Customer Number 901444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

Page 2 of 2 Pages	Atty. Docket:
Title: HYBRID STETHOSCOPE	
J.S. Application filed, Serial No	
CT Application filed, Serial No	

The undersigned hereby arthorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from <u>REDUCIOLO COSIN ANN PARTNERS</u> as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the order to a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the understand

I hereby further declars that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeogardize the validity of the application or any parent issued thereon.

FULL NAME OF FIRST INVENTOR		INVENTOR'S SIGNATURE		1 2 4 m					
		X INVENTOR'S SIGNATURE		X H / 2 /2004					
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YULL NAME OF FOURTH JOINT INVENTO	/3	INVENTOR'S SIGNATURE		DATE					
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FULL NAME OF FIFTH JOINT INVENTOR		INVENTOR'S SIGNATURE		DATE					
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FULL NAME OF SIXTH JOINT INVENTOR		INVENTOR'S SIGNATURE		DATE					
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ALL ENVINCES MUST ABVIOR APPLICATION AND DECLARATION BEFORE SIGNOIG. ALL ALTERATIONS MUST BE RUTHLED AND DATED BY ALL INVENTORS FROD TO EXOCUTION. NO ALTERATION ON SERVICE TYPE TO DECLARATION IS EXCEPT. ALL PASSES OF DECLARATION MUST BE SERVEY ALL INVENTORS.